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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/789,455	02/26/2004	Kevin Morrison	020375-043010	5172	
20350	7590 09/09/2005		EXAMINER		
	D AND TOWNSEND A	LABAZE, EDWYN			
TWO EMBARCADERO CENTER EIGHTH FLOOR SAN FRANCISCO, CA 94111-3834			ART UNIT	PAPER NUMBER	
			2876		

DATE MAILED: 09/09/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Applicat	ion No.	Applicant(s)					
	10/789,4	<b>1</b> 55	MORRISON ET A	AL.				
Office Action Summary	Examine	er	Art Unit					
		LABAZE	2876					
The MAILING DATE of this comm Period for Reply	unication appears on th	ie cover sheet wi	th the correspondence a	ddress				
A SHORTENED STATUTORY PERIOD WHICHEVER IS LONGER, FROM THE  - Extensions of time may be available under the provisi after SIX (6) MONTHS from the mailing date of this co - If NO period for reply is specified above, the maximur  - Failure to reply within the set or extended period for re Any reply received by the Office later than three mont earned patent term adjustment. See 37 CFR 1.704(b)	E MAILING DATE OF Toons of 37 CFR 1.136(a). In no eommunication.  In statutory period will apply and very will, by statute, cause the apply after the mailing date of this communication.	HIS COMMUNIC vent, however, may a re will expire SIX (6) MON' polication to become AB	CATION.  Poply be timely filed  THS from the mailing date of this of the control	·				
Status								
1) Responsive to communication(s)	filed on <u>18 August 200</u>	<u>5</u> .						
2a)☐ This action is <b>FINAL</b> .	2b)⊠ This action is							
• •	<del>-</del> ''							
closed in accordance with the pra	ictice under Ex parte Q	<i>uayle</i> , 1935 C.D	. 11, 453 O.G. 213.					
Disposition of Claims								
4) ⊠ Claim(s) <u>1,3-10,12-18,20-22 and</u> 4a) Of the above claim(s) is 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) <u>1,3-10,12-18,20-22 and</u> 7) □ Claim(s) is/are objected to 8) □ Claim(s) are subject to res	s/are withdrawn from co <u>24-27</u> is/are rejected.	onsideration.						
Application Papers								
9) ☐ The specification is objected to by	the Examiner.							
10) ☐ The drawing(s) filed on is/a		)∏ objected to I	by the Examiner.					
Applicant may not request that any o	bjection to the drawing(s)	be held in abeyan	ce. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) include	ling the correction is requ	ired if the drawing(	s) is objected to. See 37 C	FR 1.121(d).				
11)☐ The oath or declaration is objected	d to by the Examiner. N	lote the attached	Office Action or form P	TO-152.				
Priority under 35 U.S.C. § 119								
12) Acknowledgment is made of a cla a) All b) Some * c) None of 1. Certified copies of the prior 2. Certified copies of the prior 3. Copies of the certified copie application from the Internation	ity documents have be ity documents have be es of the priority docum itional Bureau (PCT Ru	en received. en received in A nents have been lle 17.2(a)).	pplication No received in this Nationa	l Stage				
Attachment(s)  1)  Notice of References Cited (PTO-892)		4) Interview 9	ummary (PTO-413)					
2) Notice of Neighborson's Patent Drawing Review 3) Information Disclosure Statement(s) (PTO-1449 Paper No(s)/Mail Date		Paper No(s	s)/Mail Date	·O-152)				

Application/Control Number: 10/789,455

Art Unit: 2876

### **DETAILED ACTION**

- 1. Receipt is acknowledged of amendments filed on 8/18/2005.
- 2. Claims 1, 3-10, 12-18, 20-22, and 24-27 are presented for examination.
- 3. This application claims the benefits of provisional application No. 60/520,432 filed on 11/14/2003.

## Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 5. Claims 1, 3-5, 7-10, 13, 15-18, 20-22, and 25-27 are rejected under 35. U.S.C. 102(e) as being anticipated by Goldstein et al. (US 2004/0069845).

Re claims 1, 10, 13, and 21: Goldstein et al. teaches transaction card fabrication control system and method, which includes which includes receiving at a host computer system a request from a purchaser to order a presentation instruments, wherein a presentation instrument comprises a physical device {herein Goldstein teaches a system wherein a customer may wish to purchase a bundle of gift cards} used to settle a financial transaction (page 2, paragraphs 009+); sending one or more files {i.e. application forms to redeem personal information from the requestor/purchaser and means of personalizing the card with a unique identifier printed/embossed on the card, wherein the identifier may

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be the name of customer/recipient, or text or graphics and the like} that are executable by a computer of the purchaser to produce one or more corresponding display screens programmed to collect purchase information relating to the plurality of presentation instruments (page 3, paragraphs 0045+; page 6, paragraphs 000058-0060; page 9, paragraphs 0078+); receiving at the host computer system the purchase information from the purchaser, wherein the purchase information comprises a recipient information file {herein name of the customer to be printed on the card} and wherein the purchase information comprises an order for a plurality of presentation instruments that comprise gift cards, at least some of which have different values associated therewith {herein Goldstein teaches that a customer may order three different gift cards in \$ 10, \$50, and \$100 denominations from the same manufacturer} (page 5, paragraph 0057); and delivering {herein interpreted as shipping} the presentation instruments in accordance with the purchase information (page 3, paragraphs 0045-0048; page 5, paragraph 0057; page 6, paragraphs 0060+). Goldstein et al. further teaches a computer device {herein computer/controller 1, as shown in fig. # 1} (page 4, paragraph 0049+).

Re claim 3: Goldstein discloses a system and method, wherein delivering the presentation instruments in accordance with the purchase information comprises delivering {herein interpreted as shipping} the presentation instruments to each of a plurality of recipients (page 5, paragraph 0057; page 6, paragraph 0060).

Re claim 4: Goldstein et al. teaches a system and method, wherein delivering/shipping the presentation instruments in accordance with the purchase information comprises delivering the presentation instruments to the purchaser (page 5, paragraphs 0057+).

Re claim 5: Goldstein et al discloses a system and method, wherein delivering the presentation instruments in accordance with the purchase information comprises delivering the presentation instruments to a designee of the purchaser (page 7, paragraph ...

Re claims 7, 18, and 25: Goldstein et al. discloses a system and method, wherein the recipient information file comprises a selection from the consisting of a spread sheet, a text file, and a data file (page 9-10, paragraphs 0078-0079).

Re claims 8, 15, and 26: Goldstein et al. teaches a system and method, wherein the purchase information comprises a message to be embossed on each card (page 9-10, paragraphs 0078-0079).

Re claims 9, 16-17, and 27: Goldstein et al. discloses a system and method, purchase information comprises a recipient name to be embossed on each card (page 6, paragraph 0059).

Re claim 20: Goldstein et al. teaches a system and method, wherein the presentation instruments comprise non-personalized {herein Goldstein et al. discloses that the card production can be made at any suitable point in manufacturing, such as from the first processing steps or any point thereafter. For example, production of each card in a group may be tracked from initial assembly of printed sheets or other card parts, or after cards in the group are personalized} cards (page 3, paragraph 0045+).

## Claim Rejections - 35 USC § 103

6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

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(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

7. Claims 6, 12, 14, and 24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Goldstein et al. (US 2004/0069845) in view of Cuervo et al. (US 2002/0174016).

The teachings of Goldstein et al. have been discussed above.

Goldstein et al. fails to teach means a request from a user to view usage information relating the card.

Cuervo et al. discloses multiple accounts and purposes card method and system, which includes means a request from a user to view usage information relating the card (see the abstract, which includes notification of timely usage of the card, amount charged and where was used. Another practical use involves the distribution to traveling salespersons authorizing geographical specific use, allowing others the use of same functions or others in the card in a different area).

In view of Cuervo et al.'s teachings, it would have been obvious to an artisan of ordinary skill in the art at the invention was made to employ into the teachings of Goldstein et al. a request from a user to view usage information relating the card so as to control/view the usage/amount of the stored value on the card. Furthermore, such modification would enable the customer to keep track of the remaining balance, usage of the card {such as when, where, how the card has been used} in order to prevent fraudulent activities.

Another advantage of viewing the usage of the card is to replenish the amount if necessary, such method is also employed in the credit/debit card application {wherein

some parents would purchase or prepaid a card for their college kids and monitor the usage and/or transactions so as to replenish/add money/funds onto the card into to permit the continuing use of the card, wherein the customer/purchaser can track/monitor the usage of the card. Moreover, such modification would have been an obvious extension as taught by Goldstein et al., therefore an obvious expedient.

#### Conclusion

The prior art made of record and not relied upon is considered pertinent to 8. applicant's disclosure.

Seidman et al. (U.S. 6,671,358) discloses method and system for rewarding use of a universal identifier, and/or conducting a financial transaction.

Dev et al. (US 2004/0054587) teaches system and method for managing private consumer accounts using branded loyalty cards and using self-service terminals.

Tuchler et al. (US 2004/0099730) discloses system and method of personalizing financial transactions cards.

Fiala et al. (US 2004/0139318) teaches activation and personalization of downloadable content.

Sturr, Jr. (US 2004/0143512) discloses method and system for placing an order.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to EDWYN LABAZE whose telephone number is (571) 272-2395. The examiner can normally be reached on 7:30 AM - 4:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael G. Lee can be reached on (571) 272-2398. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

el Edwyn Labaze Patent Examiner Art Unit 2876 9/3/2005

THIEN M. LE PRIMARY EXAMINER